UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED	STATES	OF A	MERI	CA
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	V.	CRIMINAL CASE NO.	1:21-cr-10018-PBS
	GANG CHEN		
		9th ORDER OF EXCLUDABLE DELAY	
	In accordance with t	the Speedy Trial Act of 1974, as amended, this Court h	ereby orders evoludable delay
			creby orders exertidable deray
for th	ne time periods and for t	the reasons checked below.	
1/11/6	20	/a/ Danal	4.1. C-1-11
1/11/2	Date /s/ Donald L. Cabell U.S. Magistrate Judge		
	Date	U.S. Mag	istrate Judge
REFE	ER TO DOCUMENT(S)#		
	(-)		
r 1	V A		10 11 0 0 021(1/1)(1)(4)
[]	XA	Proceedings including examinations to determine mental competency or physical capacity	18 U.S.C.§3161(h)(1)(A)
[]	XC	Trial on other charges against defendant	18 U.S.C.§3161(h)(1)(B)
[]	XD —	Interlocutory Appeal	18 U.S.C.§3161(h)(1)(C)
[]	XE —	Pretrial motions from filing date to hearing or disposition	18 U.S.C.§3161(h)(1)(D)
[]	XF —	Transfer (Rule 20) or Removal (Rule 5) proceedings	18 U.S.C.§3161(h)(1)(E)
[]	XG —	Proceedings under advisement	18 U.S.C.§3161(h)(1)(H)
[]	XH —	Miscellaneous proceedings concerning defendant	18 U.S.C.§3161(h)(1)
[]	XI —	Prosecution deferred	18 U.S.C.§3161(h)(2)
[]	XJ —	Transportation from other district	18 U.S.C.§3161(h)(1)(F)
[]	XK —	Consideration of proposed plea agreement	18 U.S.C.§3161(h)(1)(G)
[]	XM —	Absence or unavailability of defendant or essential	18 U.S.C.§3161(h)(3)
ГЛ		government witness	10 0.3.0.35101(11)(3)
[]	XN —	Period of mental or physical incompetency or physical	18 U.S.C.§3161(h)(4)
ГЛ		inability to stand trial	10 0.3.0.35101(1)(1)
[]	XP	Superseding indictment and/or new charges	18 U.S.C.§3161(h)(5)
[]	XR	Defendant joined with co-defendant for whom time has not run	18 U.S.C.§3161(h)(6)
[]	XU	Time from first arraignment to withdrawal of guilty plea	18 U.S.C.§3161(i)
[]	XW —	Grand Jury indictment time extended	18 U.S.C.§3161(b)
[X]	XT 1/13/22-2/3/22	Continuance granted in the interest of justice**	18 U.S.C.§3161(h)(7)(A)

**The Court finds that the interests of justice in this case, *i.e.*, to provide the parties additional time to seek additional discovery, and for the defendant to consider the need for pre-trial motions, outweigh the best interests of the public and defendant for a trial within seventy days of the filing date (and making public) of the indictment. I further find that not granting this continuance would deny counsel for both the government and the defendant a reasonable time necessary for effective preparation, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).